1	probation/parole/supervised release, instant allegations, insufficient			
2	<u>bail resources.</u>			
3	and/ or			
4	B. (X) The defendant has not met his/her burden of establishing by clear and			
5	convincing evidence that he/she is not likely to pose a danger to the			
6	safety of any other person or the community if released under 18 U.S.C.			
7	§ 3142(b) or (c). This finding is based on the following:			
8		(X)	information in the Pr	retrial Services Report and Recommendation
9		(X)	information in the vi	olation petition and report(s)
10		()	the defendant's nonc	objection to detention at this time
11		(X)	other: history of subs	stance abuse, prior violations of
12			probation/parole/sup	ervised release, criminal history, instant
13			allegations.	
14				
15	IT THEREFORE IS ORDERED that the defendant be detained pending the further			
16	revocation proceedings.			
17				Kentytu
18	Dated:	Dece	ember 29, 2015	KENLY KIYA KATO
19				United States Magistrate Judge
20				
21				
22				
23				
24				
25				
26				
27				
28				
	1			· · · · · · · · · · · · · · · · · · ·

Case 2:12-cr-00951-PSG Document 78 Filed 12/29/15 Page 2 of 2 Page ID #:558